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1	LAW OFFICES OF  WALKUP, MELODIA, KELLY & SCHOENBERGER  A PROFESSIONAL CORPORATION	
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11 12 13		
L4   L5	ATTORNEYS FOR ALL PLAINTIFFS	
16	UNITED STATES DISTRICT COURT	
L7	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION	
20 21 22	JANE ROE, an individual; MARY ROE, an individual; SUSAN ROE, an individual; JOHN ROE, an individual; BARBARA ROE, an individual; PHOENIX HOTEL SF, LLC, a California limited liability company; FUNKY FUN, LLC, a California limited liability company; and 2930 EL CAMINO, LLC, a California limited liability company,	Case No. 4:24-cv-01562-JST  PLAINTIFFS' STATEMENT OF SUPPORT FOR DEFENDANT CITY AND COUNTY OF SAN FRANCISCO'S ADMINISTRATIVE MOTION TO FILE UNDER SEAL  ASSIGNED FOR ALL PURPOSES TO THE HONORABLE DISTRICT
23   24	Plaintiffs,	JUDGE JON S. TIGAR, COURTROOM 6
25 26	v. CITY AND COUNTY OF SAN FRANCISCO, a California public entity,	Action Filed: 03/14/2024 Trial Date: Unassigned
27	Defendants.	
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PLAINTIFFS' STATEMENT OF SUPPORT FOR DEFENDANT CITY AND COUNTY OF SAN FRANCISCO'S ADMINISTRATIVE MOTION TO FILE UNDER SEAL - CASE NO. 4:24-cv-01562-JST

STATEMENT OF SUPPORT 1 2Plaintiffs Jane Roe, Mary Roe, Susan Roe, John Roe, Barbara Roe, Phoenix Hotel SF, LLC, Funky Fun, LLC, and 2930 El Camino, LLC (collectively "Plaintiffs") 3 submit this statement of support for Defendant City and County of San Francisco's 4 Administrative Motion to Seal Documents. (ECF No. 22.) 5 6 Plaintiffs support Defendant's motion to seal Exhibits A, B, C and page 2, lines 7 10-21 of Defendant's Statement of Non-Opposition to Plaintiffs' Motion for 8 Administrative Relief Requesting Permission to Use a Pseudonym on Publicly Filed 9 Pleadings. (ECF No. 23.) 10 Plaintiffs have from the outset endeavored to keep the true names of the individual plaintiffs out of the public eye. The names were apparently inadvertently 11 12 disclosed to defendant City and County of San Francisco last week due to an error 13 with respect to how the redacted declarations, filed under seal, were made available 14 on PACERS. Unfortunately, as the attached email exchange shows, counsel for 15 defendant City and County of San Francisco, took advantage of this inadvertent disclosure, despite the fact that plaintiffs' counsel asked that they immediately delete 16 17 and not forward the unredacted declarations. (See Declaration of Matthew D. Davis, 18 ¶2, Exhibit A.) Respectfully submitted, 19 WALKUP, MELODIA, KELLY & SCHOENBERGER 20 Dated: March 29, 2024 2122 By: /s/ Matthew D. Davis 23MICHAEL A. KELLY RICHARD H. SCHOENBERGER 24MATTHEW D. DAVIS ASHCON MINOIEFAR 25 Attorneys for ALL PLAINTIFFS 2627

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